

REMARKS

The present response is to a Requirement for Information Under 37 C.F.R. 1.105 dated October 20, 2006. In the Requirement, the office action requested “copies of the first system that was implemented using Visual Source Safe (VSS).” (*Office Action dated October 20, 2006* at p. 2). Also, the Requirement requests a “copy of each publication which any of the Applicants authored or co-authored and which describe the disclosed subject matter of using stored procedures stored in Visual Source Safe (VSS) . . . [and] any products or services that have incorporated the claimed subject matter and the disclosed prior art of using stored procedures stored in Visual Source Safe (VSS).” (*Office Action dated October 20, 2006* at p. 2).

To date, applicants have provided relevant material of which applicant is aware. Applicants are not aware of any publication which any of the applicants have authored or co-authored which describe the claimed subject matter of using stored procedures in Visual Source Safe (VSS). Also, applicants are not aware of any product or services that have incorporated the claimed subject matter of using stored procedures stored in VSS.

However, in an attempt to comply with the Requirement, to move prosecution forward, and to illustrate that such features were not a part of VSS, applicants have provided a copy of “VSS Administrator and User’s Guide” in the attached PTO-1449 form.

Applicants respectfully assert that the claimed features are patentable over the teachings of the “VSS Administrator and User’s Guide,” and respectfully request allowance of the pending claims.

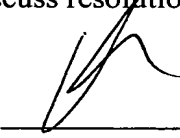
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PATENT

CONCLUSION

In view of the foregoing remarks and attached Supplemental Information Disclosure Statement and PTO-Form 1449, applicants respectfully submit that the present application provides the necessary information for the examination of this application by the Examiner and is in condition for allowance. Reconsideration of the application and an early Notice of Allowance are respectfully requested. In the event that the Examiner cannot allow the present application for any reason, the Examiner is encouraged to contact the undersigned attorney, Vincent J. Roccia at (215) 564-8946, to discuss resolution of any remaining issues.

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